ACTS passed by the General Assembly of the Province of New-Ferley, at Perth Amboy in 1722, being the Eighth Year of His Majestv's Reign.

CHAP. XXXIII.

An A C T for the Security of His Majesty's Government of New-Jersey.

Preamble.

Sect. 1. TX7 HEREAS fome Persons in this Province, V disaffected to His Majesty's Person and Government, propogate their pernicious Principles, to the great Hurt of His Majesty's faithful and loyal Subjects inhabiting within the same. And by Reason of their Intermeddling in publick Affairs, in Contempt of His Majesty's legal and just Authority, obstruct the publick Administration, and will, if not prevented, prove Dangerous to the Government of this Province.

Two or more Tuffices, or any

BEIT THEREFORE ENACTED by the Ferton special Governor, Council and General Affembly, and it is here-

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CHAP. XXXV.

An ACT to prevent Killing of Deer out of Season, and against Carrying of Guns and Hunting by Persons not Qualified.

AnyPerson kil- Sect. 1. lingDeer in the Time by this Act dif-allowed, to forfeit 30s. &c.

REITENACTED by the Governor, Council and General Affembly, AND IT IS HEREBY ENACTED by the Authority of the same, That if any Person or Persons, after the Publication hereof, shall kill or destroy any wild Buck, Doe or Fawn, or any other Sort of Deer whatsoever, at any Time in the Months of January, February, March, April, May or June, every fuch Person shall, for every such Offence, forfeit and pay the Sum of Thirty Shillings, for every such Buck, Doe or Fawn, or other Deer, so killed or destroyed as aforesaid, contrary to the true Intent and Meaning of this Act; one half thereof to the Poor of the Township or Precinct where the Offence is committed, and the other half to him who shall Inform or Sue for the same before any Justice of the Peace of this Province, who is hereby impowered and authorized to hear and determine the same, and to convict the Offender by the Oath or Affirmation of one or more Witness. Provided That aren Conviction by made within two Months after Offence committed.

Sale of green Skins to amount &cc.

2. AND for the better Convicting of Offenders against to a Conviction, this Act, BEIT ENACTED by the Authority aforefaid, That every Person in whose Custody shall be found, or who shall expose to Sale, any green Deer Skins, fresh Venison or Deer's Flesh, at any Time in any of the Months of January, February, March, April, May or June, aforementioned, and shall be convicted thereof, as aforesaid, shall be deemed Guilty of the said Offence.

Not to extend to hinder killing them in Corn Fields, or by Indians

3. PROVIDED ALWAYS, That nothing contained in this Act, shall be deemed or construed to hinder any Person from killing any kind of Deer, within his Fields where Corn is growing, at any Time in the Month of Jamuary, nor to extend to any Free Native Indians carrying Guns, hunting, killing or having in their Custody any Skins or Deer's Flesh for their own Use; any Thing in this Act to the contrary notwithstanding.

4. And

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4. And whereas divers abuses have been committed, and No Person to great Damages and Inconveniencies arisen by Persons carrying Hunton Land of Guns and prefuming to hunt on other Peoples Land; inclosed but by affect of Own. for Remody whereof for the future, BE IT ENACTED ers &c. by the Authority aforefaid, That if any Person or Persons shall presume, at any Time after the Publication hereof, to carry any Gun, or hunt on the improved or inclosed Lands in any Plantation, other than his own, unless he have Licence or Permission from the Owner of such Lands or Plantation, and shall be thereof convicted, either upon the View of any Justice of the Peace within this Province, or by the Oath or Affirmation of any one or more Witnesses, before any Justice of the Peace, he shall, for every such Offence forfeit the Sum of Fifteen Shillings, with Costs attending such Conviction. And if any Person whatsoever, who is not Owner of one Hundred Acres of Land, or otherwife qualified, in Noron Lands the same Manner as Persons are or ought to be for electing Re-Unstoled, unless trecholders presentatives to serve in General Assembly, shall at any Time &c. after the Publication hereof, carry any Gun, or hunt in the Woods or uninclosed Lands, without Licence or Permission obtained from the Owner or Owners of fuch Lands, and shall be thereof convicted, in Manner aforesaid, such Offender shall forfeit and pay the Sum of Ten Shillings, with Costs as aforefaid, for every such Offence. All which Penalties and Forfeitures shall go one Moiety to the Informer, and to be applyed, the other to the Poor of the Township or Precinct where such and how to be levied &c. Offence is committed; but if convicted upon View of a Justice of the Peace, the whole Forseiture shall be to the Use of the Poor. And if the Offender refute to pay the same, with Costs, as aforesaid, shall be levyed on by Distress and Sale of the Offender's Goods, by Warrant under the Hand and Seal of the Justice before whom such Offender shall be convicted, returning the over-plus, it any be, the Charge of Distraining being first deducted. And for want of Effects whereon to make fuch Diffress, every Person so Offending, contrary to the true Intent and Meaning of this Act, shall be committed to Prison, when the Forseiture is Thirty Shillings, for the Space of Fifteen Days; and when the Forfeiture is Fifteen Sbillings, for the Space of Eight Days; and when the Forfeiture is Ten Shillings, for the Space of Five Days, without Bail or Mainprize,

5. AND BE IT ENACTED by the Authority aforesaid, That every Justice of the Peace, before whom any Want of Estects to be committed Person or Persons is convicted of having committed any of the to Gaol. Offences in and by this Act prohibited, is hereby directed and required to iffue his Warrants for the bringing fuch Offender

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before him, and in Cale of the want of Effects whereon to make Diffress, to make out his Mittimus to commit such Offender to the Gaol of the County in which such Conviction is made; and the Sheriff, Under Sheriff, or Gaol-keeper, is hereby directed and required to keep the faid Offender in close Gaol, according to the Direction of this Act, and Tenor of such Mittimus to fuch Sheriff, Under Sheriff, or Gaoler directed. And every Justice of the Peace neglecting or refusing to issue sherin retuining such Warrant, or make such Mittimus, and every Sheriff, or Under-Sheriff or Gaol keeper, who shall not receive such Offender, and keep him in close Gaol, according to the true Intent and Meaning of this Act; shall, for every such neglect or refusal, or undue discharge of his Office in the Premises, forfeit the Sum of Six Pounds, to be recovered in any Court of Record within this Province, in which there shall be no Essoyn or Protection; the one half to such Person as shall fue for and projecute the same to Effect, the other half to the King's Majesty, His Heirs and Successors, for and towards the Support of the Government of this Province.

Sheriff refuling the party, to forteit 61. &c.

Not to extend but they to be whipped if conyiéted, &c

IS ALSO FURTHER IT to Negros, &c. ACTED by the Authority aforesaid, That this Act, nor any Part thereof, shall be construed to extend to Negro, Indian or Mulatto Slaves, so as to commit them to Prison, during the Time in this Act limitted, in Case they should be guilty of any of the Offences in this Act prohibited; but that then, and in fuch Case, such Indian, Negro or Mulatto Slave, killing and destroying any Deer as aforesaid, or carrying or hunting with any Gun, without Licence from his Mafter, shall, at the publick Whipping-Post, on the bare back, be Whipp'd, not exceeding Twenty Lashes, for every such Offence, for which Whipping the Master shall pay to the Whipper the Sum of Three Shillings, and pay no greater or other Cost whatsoever: any Thing in this Act to the contrary hereof in any wife notwithstanding.

ACTS